EXHIBIT A

GINA SPEARMAN,)
Plaintiff,)
v.) Civil Action No. 1:20-cv-04981-CAP
BROKER SOLUTIONS, INC. d/b/a NEW AMERICAN FUNDING,))
Defendant.)

CONFIDENTIALITY DESIGNATIONS FOR DEPOSITION OF CHRISTY BUNCE

Pursuant to Paragraph 4 of the Stipulated Protective Order in this matter, Defendant designates the following portions of the transcript of the deposition of Christy Bunce as CONFIDENTIAL INFORMATION SUBJECT TO CONFIDENTIALITY ORDER.

Location	Designation Type
73:20-25	Confidential
75:21-25	Confidential
77:12-25	Confidential
78:4-7	Confidential
78:11-12	Confidential
122:18-125:7	Confidential
155:1-10	Confidential
157:15-157:22	Confidential
159:10-160:22	Confidential
180:17-181:10	Confidential
186:15-22	Confidential
187:2-5	Confidential
188:11-16	Confidential
189:9-12	Confidential
192:4-9	Confidential
193:6-14	Confidential
193:19-194:7	Confidential
195:14-17	Confidential
195:22-24	Confidential
201:22-202:5	Confidential

Location	Designation Type	
232:10-233:1	Confidential	
237:9-239:7	Confidential	
257:12-15	Confidential	
258:5-11	Confidential	

This 2nd day of March, 2022.

/s/ T. Chase Ogletree
Henry M. Perlowski
Georgia Bar No. 572393
henry.perlowski@agg.com
T. Chase Ogletree
Georgia Bar No. 579860
chase.ogletree@agg.com

ARNALL GOLDEN GREGORY LLP 171 17th Street, N.W., Suite 2100 Atlanta, Georgia 30363 Telephone: 404-873-8684 Facsimile: 404-873-8685

I hereby certify that I have this day caused the foregoing **CONFIDENTIALITY DESIGNATIONS OF CHRISTY BUNCE** to be transmitted by electronic mail to the following counsel for Plaintiff:

THE FINLEY FIRM, P.C.
Marybeth V. Gibson
mbgibson@thefinleyfirm.com
N. Nicholas Jackson
njackson@thefinleyfirm.com

Dated: March 2, 2022

/s/ T. Chase Ogletree

GINA SPEARMAN,)
Plaintiff,)
v.) Civil Action No. 1:20-cv-04981-CAP
BROKER SOLUTIONS, INC. d/b/a NEW AMERICAN FUNDING,))
Defendant.)

CONFIDENTIALITY DESIGNATIONS FOR VOLUME 2 OF THE DEPOSITION OF CHRISTY BUNCE (TAKEN MARCH 31, 2022)

Pursuant to Paragraph 4 of the Stipulated Protective Order in this matter, Defendant designates the following portions of the transcript of Volume 2 of the deposition of Christy Bunce, taken on March 31, 2022, as CONFIDENTIAL INFORMATION SUBJECT TO CONFIDENTIALITY ORDER.

Location	Designation Type
20:4-6	Confidential
35:22-25	Confidential
39:22-40:2	Confidential
40:20-22	Confidential

This 25th day of April, 2022.

ARNALL GOLDEN GREGORY LLP

/s/ T. Chase Ogletree
Henry M. Perlowski
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henry.perlowski@agg.com
T. Chase Ogletree
Georgia Bar No. 579860
chase.ogletree@agg.com

171 17th Street, N.W., Suite 2100 Atlanta, Georgia 30363 Telephone: 404-873-8684

Facsimile: 404-873-8685

I hereby certify that I have this day caused the foregoing CONFIDENTIALITY

DESIGNATIONS FOR VOLUME 2 OF THE DEPOSITION OF CHRISTY BUNCE

(TAKEN MARCH 31, 2022) to be transmitted by electronic mail to the following counsel for Plaintiff:

THE FINLEY FIRM, P.C.
Marybeth V. Gibson
mgibson@thefinleyfirm.com
N. Nicholas Jackson
njackson@thefinleyfirm.com

Dated: April 25, 2022

/s/ T. Chase Ogletree

GINA SPEARMAN,)
Plaintiff,)
v.) Civil Action No. 1:20-cv-04981-CAP
BROKER SOLUTIONS, INC. d/b/a NEW AMERICAN FUNDING,))
Defendant.)

CONFIDENTIALITY DESIGNATIONS FOR DEPOSITION OF JAN PRESLO

Pursuant to Paragraph 4 of the Stipulated Protective Order in this matter, Defendant designates the following portions of the transcript of the deposition of Jan Preslo as CONFIDENTIAL INFORMATION SUBJECT TO CONFIDENTIALITY ORDER.

Location	Designation Type
69:3-72:2	Confidential
86:4-23	Confidential
87:7-88:3	Confidential
88:24-89:3	Confidential
89:9-94:1	Confidential
94:8-18	Confidential
95:11-16	Confidential
95:22-97:12	Confidential
99:13-100:19	Confidential
101:4-16	Confidential
108:7-109:8	Confidential
116:25-117:25	Confidential
119:19	Redact "40 to 50BPS" only -
	Confidential
121:6	Redact "40 to 50BPS" only –
	Confidential
123:7	Redact "40 to 50BPS" only –
	Confidential
123:16-125:5	Confidential
128:14-19	Confidential

Location	Designation Type	
133:10-134:3	Confidential	
135:17-136:12	Confidential	
137:25-138:4	Confidential	

This 2nd day of March, 2022.

/s/ T. Chase Ogletree
Henry M. Perlowski
Georgia Bar No. 572393
henry.perlowski@agg.com
T. Chase Ogletree
Georgia Bar No. 579860
chase.ogletree@agg.com

ARNALL GOLDEN GREGORY LLP 171 17th Street, N.W., Suite 2100 Atlanta, Georgia 30363 Telephone: 404-873-8684 Facsimile: 404-873-8685

I hereby certify that I have this day caused the foregoing **CONFIDENTIALITY DESIGNATIONS OF JAN PRESLO** to be transmitted by electronic mail to the following counsel for Plaintiff:

THE FINLEY FIRM, P.C.
Marybeth V. Gibson
mbgibson@thefinleyfirm.com
N. Nicholas Jackson
njackson@thefinleyfirm.com

Dated: March 2, 2022

/s/ T. Chase Ogletree

GINA SPEARMAN,)
Plaintiff,)
v.) Civil Action No. 1:20-cv-04981-CAP
BROKER SOLUTIONS, INC. d/b/a NEW AMERICAN FUNDING,))
Defendant.)

CONFIDENTIALITY DESIGNATIONS 2 OF THE DEPOSITION OF JIM MUTH

Pursuant to Paragraph 4 of the Stipulated Protective Order in this matter, Defendant designates the following portions of the deposition transcript of Jim Muth as CONFIDENTIAL INFORMATION SUBJECT TO CONFIDENTIALITY ORDER.

Location	Designation Type
56:14-17	Confidential
56:19-24	Confidential
92:1-6	Confidential
92:16-19	Confidential
93:13-20	Confidential
94:9-13	Confidential
94:21-24	Confidential
95:4-6	Confidential
96:15-17	Confidential
101:4-12	Confidential
103:7-10	Confidential
103:16-22	Confidential
108:15-18	Confidential
110:21-24	Confidential
119:10-20	Confidential
120:2-5	Confidential
120:15-18	Confidential
121:2-6	Confidential
121:25-122:4	Confidential
123:5-8	Confidential

Location	Designation Type	
123:15-124:1	Confidential	
124:11-14	Confidential	
124:23-125:2	Confidential	
126:22-127:6	Confidential	
128:21-24	Confidential	
159:5-7	Confidential	
163:6-10	Confidential	
167:23-168:2	Confidential	

This 19th day of April, 2022.

ARNALL GOLDEN GREGORY LLP

/s/ T. Chase Ogletree
Henry M. Perlowski
Georgia Bar No. 572393
henry.perlowski@agg.com
T. Chase Ogletree
Georgia Bar No. 579860
chase.ogletree@agg.com

171 17th Street, N.W., Suite 2100 Atlanta, Georgia 30363 Telephone: 404-873-8684 Facsimile: 404-873-8685

I hereby certify that I have this day caused the foregoing **CONFIDENTIALITY DESIGNATIONS OF THE DEPOSITION OF JIM MUTH** to be transmitted by electronic mail to the following counsel for Plaintiff:

THE FINLEY FIRM, P.C.
Marybeth V. Gibson
mgibson@thefinleyfirm.com
N. Nicholas Jackson
njackson@thefinleyfirm.com

Dated: April 19, 2022

/s/ T. Chase Ogletree

GINA SPEARMAN,)
Plaintiff,)
v.) Civil Action No. 1:20-cv-04981-CAP
BROKER SOLUTIONS, INC. d/b/a NEW AMERICAN FUNDING,))
Defendant.)

CONFIDENTIALITY DESIGNATIONS FOR DEPOSITION OF JASON M. OBRADOVICH

Pursuant to Paragraph 4 of the Stipulated Protective Order in this matter, Defendant designates the following portions of the transcript of the deposition of Jason M. Obradovich as CONFIDENTIAL INFORMATION SUBJECT TO CONFIDENTIALITY ORDER.

Location	Designation Type
44:15-46:10	Confidential
47:6-49:19	Confidential
50:4-51:1	Confidential
83:25-93:25	Confidential
94:23-99:19	Confidential
104:6-106:18	Confidential
113:23-115:13	Confidential
116:10-14	Confidential
128:1-129:9	Confidential
130:5-12	Confidential
131:12-133:6	Confidential
133:16-135:1	Confidential
135:21-136:4	Confidential
137:1-138:21	Confidential

This 2nd day of March, 2022.

/s/ T. Chase Ogletree
Henry M. Perlowski
Georgia Bar No. 572393
henry.perlowski@agg.com

T. Chase Ogletree Georgia Bar No. 579860 chase.ogletree@agg.com

ARNALL GOLDEN GREGORY LLP 171 17th Street, N.W., Suite 2100 Atlanta, Georgia 30363 Telephone: 404-873-8684 Facsimile: 404-873-8685

I hereby certify that I have this day caused the foregoing **CONFIDENTIALITY DESIGNATIONS OF JASON M. OBRADAVICH** to be transmitted by electronic mail to the following counsel for Plaintiff:

THE FINLEY FIRM, P.C.
Marybeth V. Gibson
mbgibson@thefinleyfirm.com
N. Nicholas Jackson
njackson@thefinleyfirm.com

Dated: March 2, 2022

/s/ T. Chase Ogletree

GINA SPEARMAN,)
Plaintiff,)
v.) Civil Action No. 1:20-cv-04981-CAP
BROKER SOLUTIONS, INC. d/b/a NEW)
AMERICAN FUNDING,)
Defendant.)

CONFIDENTIALITY DESIGNATIONS FOR VOLUME 2 OF THE DEPOSITION OF JASON M. OBRADOVICH (TAKEN MARCH 29, 2022)

Pursuant to Paragraph 4 of the Stipulated Protective Order in this matter, Defendant designates the following portions of Volume 2 of the deposition transcript of Jason M. Obradovich, taken March 29, 2022, as CONFIDENTIAL INFORMATION SUBJECT TO CONFIDENTIALITY ORDER.

Location	Designation Type
207:9-13	Confidential
208:1-12	Confidential
209:17-210:3	Confidential
210:12-23	Confidential
213:12-14	Confidential
213:19-214:3	Confidential
215:8-13	Confidential
228:11-23	Confidential

This 19^{th} day of April, 2022.

ARNALL GOLDEN GREGORY LLP

/s/ T. Chase Ogletree
Henry M. Perlowski
Georgia Bar No. 572393
henry.perlowski@agg.com
T. Chase Ogletree
Georgia Bar No. 579860
chase.ogletree@agg.com

171 17th Street, N.W., Suite 2100 Atlanta, Georgia 30363 Telephone: 404-873-8684 Facsimile: 404-873-8685

I hereby certify that I have this day caused the foregoing CONFIDENTIALITY

DESIGNATIONS FOR VOLUME 2 OF THE DEPOSITION OF JASON M.

OBRADAVICH (TAKEN MARCH 29, 2022) to be transmitted by electronic mail to the following counsel for Plaintiff:

THE FINLEY FIRM, P.C.
Marybeth V. Gibson
mgibson@thefinleyfirm.com
N. Nicholas Jackson
njackson@thefinleyfirm.com

Dated: April 19, 2022

/s/ T. Chase Ogletree